1	William H. Stockton, OSB #743163 whs@brisbeeandstockton.com
2	BRISBEE & STOCKTON LLC  139 N.E. LINCOLN STREET P.O. BOX 567
3	
4	HILLSBORO, OREGON 97123 Phone: (503) 648-6677
5	Fax: (503) 648-1091
6	Attorneys for Former Defense Counsel Robert L. Sepp
7	
8	
9	
10	UNITED STATES DISTRICT COURT
11	DISTRICT OF OREGON
12	
13	PORTLAND DIVISION
14	
15	UNITED STATES OF AMERICA, Civil No. 3:14-CR-00267-BF
16	Plaintiff,
17	V. ORDER COMPELLING FORMER COUNSEL TO PROVIDE RESPONSIVE
18	RAUL ARCILA, DOCUMENTS AND TESTIMONY
19	Defendant.
20	1.1.C. 1 P. 1.4. '1.2. Company minimal defense etterneys
21	The motion to compel defendant Raul Arcila's former criminal defense attorney
22	Robert L. Sepp to produce by affidavit, declaration, or deposition any documents or
23	testimony pertinent to the claims of ineffective counsel asserted in defendant Arcila's 28
24	U.S.C. § 2255 motion to vacate or vacate sentence is allowed as follows:
25	Robert L. Sepp shall produce testimony or documents, including attorney/client
26	privileged testimony or documents, that are responsive to the claims of ineffective counsel

Page 1 - ORDER COMPELLING FORMER COUNSEL TO PROVIDE RESPONSIVE DOCUMENTS AND TESTIMONY

asserted by defendant Arcila in the above-entitled matter. This order does not require Robert Sepp to provide privileged attorney/client testimony or documents that are not relevant or responsive to the ineffective counsel claims. **DATED** this \_\_\_\_\_ day of November, 2019. Anna J. Brown, United States District Court Judge District of Oregon